1 2 3 4 5 6 7 8 9 10	GIBSON, DUNN & CRUTCHER LLP Orin Snyder (pro hac vice) osnyder@gibsondunn.com 200 Park Avenue New York, NY 10166-0193 Telephone: 212.351.4000 Facsimile: 212.351.4035  Kristin A. Linsley (SBN 154148) klinsley@gibsondunn.com Martie Kutscher (SBN 302650) mkutscherclark@gibsondunn.com 555 Mission Street, Suite 3000 San Francisco, CA 94105-0921 Telephone: 415.393.8200 Facsimile: 415.393.8306  Attorneys for Defendant Facebook, Inc.,	GIBSON, DUNN & CRUTCHER LLP Deborah Stein (SBN 224570) dstein@gibsondunn.com 333 South Grand Avenue Los Angeles, CA 90071-3197 Telephone: 213.229.7000 Facsimile: 213.229.7520  Joshua S. Lipshutz (SBN 242557) jlipshutz@gibsondunn.com 1050 Connecticut Avenue, N.W. Washington, DC 20036-5306 Telephone: 202.955.8500 Facsimile: 202.467.0539
12 13 14 15	NORTHERN DIST	ES DISTRICT COURT FRICT OF CALIFORNIA ICISCO DIVISION
16 17 18 19 20 21	IN RE: FACEBOOK, INC. CONSUMER PRIVACY USER PROFILE LITIGATION,  This document relates to:  ALL ACTIONS	CASE NO. 3:18-MD-02843-VC  FACEBOOK, INC.'S UNOPPOSED  MOTION FOR AN ENLARGEMENT OF  TIME AND PAGE LIMIT FOR  STATEMENT IN SUPPORT OF SEALING
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Pursuant to Civil Local Rule 6-3, Facebook, Inc. respectfully requests a one-week extension of the time to submit materials in support of sealing in regard to Facebook's Administrative Motion To File Under Seal Appellate Record Of Appeal Of Special Master's Amended Order Re: Plaintiffs' Motion To Compel Production Of Plaintiff Data (Dkt. 779). Pursuant to Civil Local Rule 7-11, Facebook also respectfully requests an enlargement of the page limit for its statement in support of sealing by five pages. Plaintiffs do not oppose Facebook's requests.

On December 23, 2021, Facebook filed a Notice of Appeal of Special Master Garrie's Amended Order Re: Plaintiffs' Motion To Compel Production Of Plaintiff Data ("Amended Order"). Dkt. 780. Facebook attached an Appellate Record of all underlying materials related to the Special Master's Amended Order, including the Special Master's orders and attached exhibits as well as the parties' submissions to JAMS. Dkt. 780-1. The Appellate Record is approximately 4,500 pages, and includes over 3,000 pages of materials that Facebook has designated Confidential or Highly Confidential – Attorneys' Eyes Only under the Protective Order, Dkt. 122, as well as several documents the Court has already ordered sealed in this action.

Facebook filed an Administrative Motion To File Under Seal the Appellate Record. Dkt. 779. Under the Stipulated Order Appointing Special Master, Facebook is permitted seven days to submit support for its Administrative Motion To File Under Seal, *see* Dkt. 734 ¶ 6; however, due to the intervening holidays and large volume of materials in the Appellate Record, Facebook noticed in its Administrative Motion that it would submit supporting papers by January 11, 2022, Dkt. 779 at 1.

After further consideration and review of the large and varied collection of sensitive materials contained within the Appellate Record, Facebook has determined that an additional week is necessary to conduct a thorough review of the Appellate Record and prepare a statement and declaration in support of sealing. Swanson Decl. ¶ 4. With this extension, the deadline for a statement and declaration in support of sealing the Appellate Record for the Amended Order would be due on January 18, 2022. *Id.* Granting this extension—which relates only to sealing—will not affect the schedule of this action. *Id.* ¶ 8. Furthermore, to provide an adequate basis for sealing thousands of pages of varied materials contained within the Appellate Record, Facebook seeks a five-page

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1	enlargement of the page limit for its statement in support of sealing, from five pages to ten pages.	
2	$Id. \P 4.$	
3	Facebook asked Plaintiffs for their agreement to stipulate to a one-week extension for	
4	Facebook to file supporting materials and a five-page extension to the page limit. Swanson Decl. ¶ 5.	
5	Plaintiffs' Counsel informed Facebook that they do not oppose Facebook's requests for a one-week	
6	extension of time or a five-page increase to the page limit. <i>Id.</i> , Ex. A.	
7	For these reasons, Facebook respectfully requests that the Court grant Facebook a one-week	
8	extension, from January 11, 2022 to January 18, 2022, to file a statement and declaration in support	
9	of sealing and a five-page enlargement of the page limit for Facebook's statement in support of	
10	sealing.	
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1 Dated: January 6, 2022 GIBSON, DUNN & CRUTCHER, LLP 2 By: /s/ Martie Kutscher Orin Snyder (pro hac vice) 3 osnyder@gibsondunn.com 200 Park Avenue 4 New York, NY 10166-0193 5 Telephone: 212.351.4000 6 Deborah Stein (SBN 224570) dstein@gibsondunn.com 7 333 South Grand Avenue Los Angeles, CA 90071-3197 8 Telephone: 213.229.7000 9 Joshua S. Lipshutz (SBN 242557) jlipshutz@gibsondunn.com 1050 Connecticut Avenue, N.W. 10 Washington, DC 20036-5306 Telephone: 202.955.8500 11 12 Kristin A. Linsley (SBN 154148) klinsley@gibsondunn.com 13 Martie Kutscher (SBN 302650) mkutscherclark@gibsondunn.com 14 555 Mission Street, Suite 3000 San Francisco, CA 94105-0921 15 Telephone: 415.393.8200 Attorneys for Defendant Facebook, Inc. 16 17 18 19 20 21 22 23 24 25 26 27

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